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Date

January 8, 2008

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PTO/SB/21 (10-07)

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Under the Higherwork Reduction Act of 199	Application Number	10/582,349		
TRANSMITTAL	Filing Date	June 9, 2006		
FORM	First Named Inventor	Michael KAMLEITER		
	Art Unit			
(to be used for all correspondence after initia	Examiner Name	D. Stemmer		
Total Number of Pages in This Submission	Attorney Docket Number	51648		
ENCLOSURES (Check all that apply)				
Fee Transmittal Form	Drawing(s)	After Allowance Communication to TC Appeal Communication to Board		
Fee Attached	Licensing-related Papers	of Appeals and Interferences		
Amendment/Reply After Final Affidavits/declaration(s) Extension of Time Request Express Abandonment Request Information Disclosure Statement	Petition Petition to Convert to a Provisional Application Power of Attorney, Revoca Change of Correspondence Terminal Disclaimer Request for Refund CD, Number of CD(s) Landscape Table on	Status Letter Other Enclosure(s) (please Identify below):		
Certified Copy of Priority Document(s) Reply to Missing Parts/ Incomplete Application Reply to Missing Parts under 37 CFR 1.52 or 1.53 Remarks Second Renewed Petition of Application Declaration Second Supplemental Declaration of Martin Bartels Postcard Receipt				
SIGNA	ATURE OF APPLICANT, ATT	ORNEY, OR AGENT		
Firm Name Roylance, Abrams, Berd	Firm Name Roylance, Abrams, Berdo & Goodman, L.L.P. (Customer No. 01609)			
Signature Men Bub				
Printed name Mark S. Ricks				

CERTIFICATE OF TRANSMISSION/MAILING I hereby certify that this correspondence is being facsimile transmitted to the USPTO or deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on the date shown below: Signature Typed or printed name

Reg. No.

28,770

This collection of information is required by 37 CFR 1.5. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to 2 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

51648



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of : PATENT

Michael KAMLEITER et al.

Serial No.: 10/582,349

Filed: June 9, 2006

For: METHOD FOR PRODUCTION OF TUBULAR MEMBRANES

SECOND RENEWED PETITION OF APPLICATION UNDER 37 C.F.R. § 1.47(a) AND/OR § 1.43

Mail Stop PCT Commissioner for Patents Office of PCT Legal Administration P.O. Box 1450 Alexandria, VA 22313-1450

Attn: Office of PCT Legal Administration

Sir:

In response to the November 26, 2007 Decision, Patentee, X-Flow B.V., again requests that the filing of the above-identified application be accepted with a declaration under 37 C.F.R. § 1.63 signed on behalf of the co-inventor Wilhelm-N. Gudernatsch, but not signed by co-inventor Michael Kamleiter since Mr. Kamleiter cannot be located.

In further support of the petition filed on 30 July 2007, submitted herewith are (1) a Second Supplemental Declaration of Dipl.-Ing. Martin Bartels further establishing the pertinent facts and circumstances, by one having firsthand knowledge thereof, which show that the co-inventor Kamleiter cannot be located since a letter sent to his last known address was

returned, (2) a declaration and assignment signed by his wife and legal representative of

co-inventor Gudernatsch showing her signature as a representative, and (3) a declaration signed

by the assignee on behalf of co-inventor Kamleiter.

The appropriate fees had been previously paid.

In view of the foregoing, it is respectfully requested that this application be accepted

under the provisions of 37 C.F.R. § 1.47 and/or § 1.43, and that it be accorded the filing date of

September 17, 2004, the filing date of the International application on which this application is

based.

Respectfully submitted,

Reg. No. 28,770

ROYLANCE, ABRAMS, BERDO & GOODMAN, LLP

1300 19th Street, NW, Suite 600 Washington, DC 20036

(202) 659-9076

Dated: January 8, 2008

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51648



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

Patent

Michael KAMLEITER et al.

Serial No. 10/582,349

PCT No. PCT/EP2004/010434

International Filing Date: 17 September 2004

For: METHOD FOR THE PRODUCTION

OF TUBULAR MEMBRANES

SECOND SUPPLEMENTAL DECLARATION OF MARTIN BARTELS

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

Dip.-Ing. Martin Bartels of Bartels & Partner, Lange Strasse 51, D-70174 Stuttgart, Germany, additionally states:

- 1. Edith Gudernatsch, the wife and legal representative of incapacitated inventor Wilhelm N. Gudernatsch, executed the appended declaration and assignment for the above-identified application.
- 2. He forwarded a copy of the application and Power of Attorney form to co-inventor Michael Kamleiter by mail, postage prepaid, with a letter dated 14 December 2007 (Exhibit A) to that co-inventor's last known addresses set forth on the letter. The letter was returned as undeliverable, as set forth on the Notice of the German postal service on the returned envelope (Exhibit B).

3. He believes that co-inventor Michael Kamleiter cannot be located, is unable to sign the necessary documents and/or refuses to sign the application, based on the above circumstances.

The undersigned declares further that all statements made herein of his own knowledge are true and that all statements made on information and belief are believed to be true; and further, that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Respectfully submitted,

Martin Bartels

Dated: 7th January, 2008



Declaration and Power of Attorney for Patent Application Erklärung für Patentanmeldungen mit Vollmacht

German Language Declaration

Als nachstehend benannter Erfinder erkläre ich hiermit an Eides Statt:

laß mein Wohnsitz, meine Postanschrift und meine staatsangehörigkeit den im nachstehenden nach meinem Namen ufgeführten Angaben entsprechen, daß ich nach bestem Wissen ler ursprüngliche, erste und alleinige Erfinder (falls nachstehend ur ein Name angegeben ist) oder ein ursprünglicher, erster und Aiterfinder (falls nachstehend mehrere Namen aufgeführt sind) les Gegenstandes bin, für den dieser Antrag gestellt wird und für len ein Patent für die Erfindung mit folgendem Titel beantragt vird:

As a below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated next to my name.

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled

METHOD FOR THE PRODUCTION OF TUBULAR MEMBRANES

leren Beschreibung hier beigefügt ist, es sei denn (in diesem falle Zutreffendes bitte ankreuzen), diese Erfindung		the specification of which is attached hereto unless the following box is checked:	
		was filed on September 17, 2004	
]	wurde angemeldet am	as United States Application Number or PCT	
	unter der US-Anmeldenummer oder unter der	International Application Number	
	Internationalen Anmeldenummer im Rahmen des	PCT/EP2004/010434 and was amended on	
	Vertrags über die Zusammenarbeit auf dem Gebiet	(if applicable).	
	des Patentwesens (PCT)		
	und am		
	abgeändert (falls		
	zutreffend).		

ch bestätige hiermit, daß ich den Inhalt der oben angegebenen 'atentanmeldung, einschließlich der Ansprüche, die eventuell lurch einen oben erwähnten Zusatzantrag abgeändert wurde, lurchgesehen und verstanden habe.

I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above.

ch erkenne meine Pflicht zur Offenbarung jeglicher nformationen an, die zur Prüfung der Patentfähigkeit in Einklang nit Titel 37, Code of Federal Regulations, § 1.56 von Belang ind.

I acknowledge the duty to disclose information which is material to patentability as defined in Title 37, Code of Federal Regulations, § 1.56.

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